

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address COMMISSIONER OF PATENTS AND TRACEMARK Washington, O.C. 20231

		- 469.0	
APPLICATION NUMBER	FILING DATE	FIRST NAMEO APPLICANT	ATTORNEY DOCKET NO.



## DATE MAILED:

1) Mr. Culii (3)
12) Mr. McShan (4)
Date of Interview 5 - 28 - 04
Type: ☐ Televideo Conference ☐ Personal (copy is given to ☐ applicant ☐ applicant's representative).
Exhibit shown or demonstration conducted: Uses (75% III yes, brief description:
Agreement @was reached.  was not reached.
Claim(s) discussed 129-145
Identification of prior and discussed: >> one
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Description of the general nature of what was agreed to if an agreement was reached, or any other comments:
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(A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the dams allowable

St is not necessary for applicant to provide a separate record of the substance of the Interview.

Uness the paragraph above has been decided to edicate to the ordinary. ACCIDAL, WINTER INTELLED CHIEFLE ACTION

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Examiner Note: You must sign this form unless it is an attachment to another form.

All participants (applicant, applicant's representative, PTO personnel):



attached.)

## Manual of Patent Examining Procedure, Section 713.04 Substance of Interview must Be Made of Record

Except as otherwise provided, a complete written statement as to the substance of gry face-to-face or relephone interview with regard to an application must be made of record in the assertation, whether or not an agreement with the examiner was reached at the interview.

## §1.133 Interviows

(b) In every instance where reconsideration is requested in view of an interney with an axaminar, a complete written statement of the reasons presented at the interney as warranting favorable action must be fleet by the applicant. An enterview does not remove the faccasisy for reply to Office action as specified in §§ 1.111 and 1.135. (19.1 b) 8.0, 7.329.

§ 1.2. Business to be itentiacted in writing. All business with the Patient or Trademark, Office should be transacted in writing. The personal attendance of applications or their attempts or agents at the Patient and Trademark Office is unnecessary. The across or the Patient and Trademark Office will be assed excluded on the Witten excluded in the Office. No attention will be paid to may adepend only promise, Spirations, or understanding in reliefsent to which them is disappresented or on the written exclude in the Office. No attention will be paid in a disappresented or

The action of the Patern and Trademark Office cannot be based exclusively on the willian record in the Office if that record is shell incomplate through the failure to record the substance of interviews.

It is the responsibility of the applicant or the approxy or agent to make the substance of an intensive of record in the application life, unless the examiner indicates the or site will do so. It is the examiner's responsibility to see that such a record is made and to cornect insternal inaccuracies which bear directly on the question of

politications.

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The Interview Summary Form shall be given an appropriate paper number, placed in the right tend portion of the file, and lated on the "Cornetes" test on the file wrapper. In a personal trainway, the diplicate copy of the Form is removed and given to the applicant (or attempt or applical productions on the interview in the case of a telephone interview, the diplicate composition of the interview in the case of a telephone interview, the rought case of the remove interview, the rought case of the remove interview in the rought case of the removal of t

The Form provides for recordation of the following information:

- Application Number of the application

- Name of applicant

- Name of examiner - Dain of interview

- Type of interview (personal or telephonic)
- Name of participant(s)) (applicant, attorney or agent, etc.)

Name or participant(s)) (approant, attorney or agent, etc.)
 An indication whether or not an exhibit was shown or a demonstration conducted

- An indication whether of fict all exhibit was site
- An identification of the claims discussed

—An ideatification of the specific prior of discussed

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The signature of the examinar who conducted the interview—
Names of other Patern and Trademark Office personnel present.

the extrement are excluded from the interview recordation procedures below.

The Form also contains a slatement reminding the applicant of his responsibility to record the substance of the interview

is in devinable that the courrier cody premed the applicant of its subjection to record the substace of the singular on each case uries to the applicant and examined applied to record the substace of the internews or when it is adoptately recorded to extensive applied to record the extensive of the internews or when it is adoptately recorded to the Form or no absolutement to the Form, the submitted substace of the interview or the mile is adoptated from the Form by the applicant that he need not supplement the Form by recently applicant expect and course of the interview.

It should be noted, however, that the Interview Summary Form wit not normally be considered a complete and proper recordation of the interview unloss it includes, or is supplemented by the applicable for the coarminer to include, all of the applicable filters required below concerning the substance of the interview.

a supplementation in the approximation and examine to include, and the approximation include at least the following applicable items:

1) A binel description of the nature of any exhibit shown or any demonstration conducted,

2) an identification of the clams discussed.

an identification of specific prior and discussed,
 an identification of the principal proposed amendments of a substantive nature discussed, unless these are already described on the interview Summary.

Form completed by the examinal.

3.5 a serial self-times on of the general instance of the proposal arguments presented to the examiner. The identification of arguments made not no supply or selections, a vertex or fully decided description of the eigenvent is not operated. The control of the present is sent operated by the proposal argument of the proposal argument of the present is not operated by the proposal argument of the application file. Of course, the application many desires to emphasize and fully described these impress search to feel some or might be permissive to the examination of the proposal arguments search to feel some or might be permissive to the examination of the proposal arguments are the proposal arguments.

6) a general indication of any other pertinent matters discussed, and
7) if appropriate, the general results or outcome of the interview unless already described in the Interview Summary Form completed by the exeminer.

Examiners are expected to carefully review the applicant's record of the substance of an interview. If the record is not complete or locurate, the examiner will give the applicant one month from the date of the notifying letter to complete the reply and thereby avoid abandoment of the applicance (37 CPR ± 135(c)).

## Examiner to Check for Accuracy

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